STATE OF NEW MEXICO SUPPLEMENTAL REPORT								
ORIGINAL OFFENSE DATE 10/16/2019	SUPP. DATE 10/17/2019	CASE NO.	INCIDENT NO.					
ORIGINAL OFFENSE REPORTED			ORIGINAL PERSON CO					
ORIGINAL NAME (LAST, FIRST, MI	DDLE, SUFFIX)		R - REPORTING PE	RSON DATE OF BIRTH				
LOGIZION OF ACCURETURE	1		M					
LOCATION OF OCCURRENCE								
CASE NARRATIVE DOCUMENTED INFORMATION REPORT DATE: OCTOBER 1:								
ALLEGED RESTRAINING ORI SAID TO BE THE RESPONDE ARRIVAL I MET WITH BOTH I LEARNED THAT THE ALLEGI	DER VIOLATION. I BECA TO AN ALLEGED VIOLA NT OF THE RESTRAININ PERSON(S) INVOLVED AI ED PERSON TO BE COM I DROVE BY HER ATTEM	ME INVOLVED IN THE INCIDENT W TION OF A RESTRAINING ORDER V 3 ORDER WAS DRIVING BY THE R ND FOUND NO ACTIVE RESTRAINI MITTING THE VIOLATION WAS PAR	ON OCTOBER 16, 2019 IN THE RESID NAMEN I WAS DISPATCHED TO THE RESID WHERE IT WAS REPORTED THAT A WOMEPORTING PERSON AND MAKING THREING ORDER ONLY A PETITION FOR ONE. RKED ON THE SIDE OF THE ROAD GOING HERE TO BE NO PROOF OF ANY ALLEGE	ENCE OF HOUS MAN WHO WAS ATS. UPON IT WAS ALSO IF FOR A HIKE				
IDENTIFIED AS NUMBER OF THE EXP CONTACT WITH HIM HE EXP NEAR HIS PROPERTY TAKIN HAD HIM AS THE PETITIONEI	LAINED TO ME THAT THI G PICTURES OF HIM. IN R AND TWO INDIVIDUALS	E ALLEGED SUSPECT IN THE INCII SHOWED ME DOCUMENT. SIDENTIFIED AS	AW WHEN I MADE CONTACT WITH HIM. DENT IDENTIFIED AS BARBARA ANDERS ATION FROM THE 1ST JUDICIAL DISTRIC	UPON MAKING SEN, WAS SEEN OT COURT THAT CONDENTS. THI				
THE PAPERWORK. HE CONT THE OCCULT AND AS BEING SHE IS DOING THIS AT THE I SPOKE TO HIM HE TOOK ME SIZE WHERE IT APPEARED A BEING REMOVED TO ENTER THAT HE BELIEVED HER TO HE WAS SUGGESTING. HAVE HERSELF INTO A SMALL AN THE THINGS HE WAS SAYING	TINUED TO TALK TO ME. A WITCH, GOES TO HIS DIRECTION OR TO THE BACK SIDE OF A CHIMNEY WAS ONCE IF FROM OTHER AREAS. ! BENTERING. AS I LOC ALSO TOLD ME TH MAL TO GET INTO THE IS WERE OUT OF THE OR	AND STATED THAT HIS ELDERLY HOUSE AND ENTERS IT WITHOUT BECAUSE HE IS WEA HIS RESIDENCE, WHERE HE SHOW INSTALLED. HE ALSO POINTED OL TOOK ME INTO THE RESIDENCE AT THE HOLES, I WAS NOT A HAT HE BELIEVED THAT BECAUSE HOUSE FROM THESE AREAS. THE DINARY AND HE COULD POSSIBL	TLY IN THE PROCESS OF INCLUDING MS NEIGHBOR, WHO HE DESCRIBED AS BE HIS PERMISSION. HE ALSO EXPLAINED ALTHY AND PAYING THEM TO DO THIS. NED ME SOME SMALL HOLES APPROXIN JT SOME METAL ROOFING THAT HE SUG SIDENCE AND SHOWED ME SOME OTHE ABLE TO UNDERSTAND HOW ANY ADUL! SHE WAS A WITCH, SHE WAS ABLE TO ESE STATEMENTS LED ME TO BELIEVE TO Y HAVE SOME SORT OF MENTAL ISSUE DE BY MY OBSERVATIONS AND HIS STAT	ING INVOLVED TO ME THAT AS I FURTHER MATELY 12 X 12 GGESTED WAS R SMALL HOLE T COULD FIT AS CHANGE THAT SOME OF S. I AM NOT				
WHERE THEY WERE AT. I M ORDER FOR IT TO BE VALID.	ENTIONED TO HIM THAT I ALSO MENTIONED TH	HE NEEDS TO HAVE THE PAPERY	HIS PROPERTY AND SHOWED ME THE L WORK UPDATED WITH MS. ANDERSEN'S DEO SURVEILLANCE THAT PROVES HE	NAME ON IT IN				
WAS WAITING FOR US ON ON THE SIDE OF THE ROAD MS. ANI THAT HE CONTINUED TO DR NEAR WHERE SHE WAS AT. BUT WAS STARING AT HER. THAT SHE IS INVOLVED IN TO DISPUTE REGARDING LAND NO CONTACT ORDER WAS: WAS CURRENTLY NOT REST INCIDENT THAT OCCURRED AT APPROXIMATELY 1530 HI	WHILE ON S. SEE DERSEN TOLD ME THAT IVE UP S I ASKED HER IF HE TOL AS IF TO INTIMIDATE HE HE DISPUTE BECAUSE S AND EASEMENT. SHE T SSUED FOR ALL PARTIE TRAINING ORDER THAT S EARLY THAT DAY. OURS I RECEIVED A PHO	SPEAKING WITH MS. ANDERSEN, ITTING READY TO GO FOR A HIKE WHEN HE SAW HER, HE DROVE ED, AND A FEW MINUTES LATER DR. D. HER ANYTHING. MS. ANDERSER. SHE STATED THAT HE DROVE THE USED TO DATE OF THE USED TO DA	USPECT IDENTIFIED AS MS. BARBARA AS SHE MENTIONED TO ME THAT WHILE S. SHE NOTICED METHAT WHILE S. SHE NOTICED METHAT WHILE S. SHE NOTICED METHAT HE DID NOT SAY ANY OFF AND WENT BACK TO HIS RESIDENCE AND THE TWO HAVE HAD AN OUT INVOLVED IN A COURT CASE WITH STRICT JUDGE SHE WAS SHE DID MENT DING TO CONTACT THE COURT HERSEL WHO TOLD ME THAT SHE HEARD SEVER HOTE: FROM THE RESIDENCE SHE WAS	HE WAS PARKE HING FROM DERSEN STATE OWED DOWN ITHING TO HER CE. SHE TOLD I DINGOING CIVIL AND A TON THAT THER F DUE TO THE				
INTERSECTION OF				- OSTANO ET T				
		*	8 x3					

Case Number:

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RECOMMENDED THAT WE GO SEARCH HIM AND ARREST HIM FOR BEING IN POSSESSION OF A GUN. I EXPLAINED TO HER THAT I COULD NOT DO THAT BASED ON SECOND HAND INFORMATION AND NO PROOF OF PROBABLE CAUSE. I EXPLAINED TO HER THAT IF I DID THAT IT WOULD BE A VIOLATION OF HIS RIGHTS AND IT WOULD BE AN ILLEGAL SEARCH AND SEIZURE. I DID EXPLAIN TO HER THAT IF SHE COULD PROVIDE EVIDENCE SUCH AS PHOTO, OR VIDEO, THAT WOULD BE ENOUGH BUT ALSO CAUTIONED HER NOT TO RISK HER SAFETY TO GET THIS INFORMATION.

CASE DISPOSITION: AT THIS TIME I FOUND NO EVIDENCE OF A CRIME ON EITHER INDIVIDUAL, OR NO EVIDENCE OF ANY RESTRAINING ORDER OR NO CONTACT ORDER VIOLATIONS. INCIDENT IS DOCUMENTED ON THIS REPORT. ANY OTHER INFORMATION REGARDING THIS INCIDENT WILL BE DOCUMENTED IN A SUPPLEMENT REPORT, NO OTHER ACTION TAKEN.

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STATUS	REPORTING OFFICER (PRINT)	RANK	ID NO	DATE	DETECTIVE/FOLLOW-UP OFFICER/ REFERRED TO		RED TO	IO NO	DATE
	ASSISTING OFFICER (PRINT)	RANK	ID NO	DATE	PROCESSED BY	DATE	DATA EN	TRY PERSON	DATE
	APPROVING OFFICER (PRINT)	z- CONK	ID NO	DATE		GLA CLE CODE		1 1ACLWAS DANKE AND 1 1ACLWAS 100000 UNIT 1 1ACLWAS 100000 UNIT	DATE
	AGENCY OPTIONAL USE (DISTRIBUTION, OTHER OFFICERS, ETC.)			CASES CLEARED BY THIS	SARREST CAS	E NO	CASE NO		

Case Number: